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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/617,671	07/14/2003	Hartwig Kunzel	239360US55DIV	3575
22850 7	7590 02/27/2004		EXAM	INER
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1940 DUKE STREET ALEXANDRIA, VA 22314			ART UNIT	PAPER NUMBER
			1773	

DATE MAILED: 02/27/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No. Applicatin(s) Application No. Applicatin(s) Application No. Applicatin(s) Application No.				<u> </u>
Examiner	V. 3	Application No.	Applicant(s)	
Baszek b killman		10/617,671	KUNZEL ET AL.	
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 3 CFR 1.136(a). In colevent, however, may a reply be limely field after 5X(c) (b) MCMTS from the making date of this common value. I IN O period for reply is spondiate under the provisions of 3 CFR 1.136(a). In colevent, however, may a reply be limely field after 5X(c) (b) MCMTS from the making date of this common value. I IN O period for reply is spondiate down, the maximum studation yeard will adopt and will expire X(c) MCMTS from the making date of this communication. Failure to reply within the set or extended period for raply will be student, cause the splication to become ARMCONED (39 U.S.C.§ 13). The student period of the communication, even if the provision of the	Office Action Summary	Examiner	Art Unit	
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Application/Control Number: 10/617,671

Art Unit: 1773

DETAILED ACTION

Double Patenting

1. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

2. Claims 34-64 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 34-65, 34-45 or 63-89 of copending Application No. 10/617672, 10/617659 or 10/617673 respectively. Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims of the copending applications and the instant application claim essentially the same invention wherein the film is applied to the wall.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Application/Control Number: 10/617,671

Art Unit: 1773

3 Claims 34-64 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 34-64 of copending Application No. 10/617670. Although the conflicting claims are not identical, they are not patentably distinct from each other because the instant invention (claim 34) lacks only the carrier material. However, it would have been obvious to one having ordinary skill in the art at the time of the invention to omit carrier material in the claim 34 of the instant invention, since it has been held that the omission of an element and its function in a combination where the remaining elements perform the same functions as before involves only routine skill in the art...

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to leszek b kiliman whose telephone number is 703-308-2373. The examiner can normally be reached on M-T, 6.30-5.00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, paul thibodeau can be reached on 703-308-2367. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 1773

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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